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of any information obtained by the licensee in the course of the conduct of the private detective business.

- (e) Upon the disqualification or insolvency of the surety on the licensee's bond, unless such licensee files a new bond with sufficient surety within fifteen days of the receipt of notice from the commissioner.
- 18 (f) If the licensee or applicant for a license shall fail to have 19 any of the qualifications as provided in Section 5 hereof.
 - Unless otherwise authorized by law, no person, while engaged in any activity of the private detective business or profession, as defined by this act, shall wear, carry or display any distinctive or identifying badge or insignia pertaining to said business or profession other than that prescribed or approved by the commissioner and, in the event that a private detective or any officer or employee of a detective agency shall wear a uniform while engaged in any activity of the private detective business or profession as defined in this act, there shall be conspicuously displayed thereon such distinctive identifying badges or insignia as the commissioner may prescribe or approve and the manner of displaying such badges or insignia shall be subject to the approval of the commissioner. "Uniform" as used in this section shall mean any manner of dress of a particular style and distinctive appearance as distinguished from ordinary clothing customarily used and worn by the general public.
- SEC. 12. Any person, firm or corporation who violates any of the 1 provisions of this act or who makes any false statement or representation in any application or statement filed with the commissioner of public safety, as required by this act, or any person who falsely states or represents that he has been or is a private detective or advertises himself as such, or any person, firm or corporation who engages in the private detective business or profession as defined in this act, without being possessed of a current, valid license therefor, as provided by this act, shall be guilty of a misdemeanor and upon conviction 9 thereof shall be punished by a fine of not less than one hundred dollars. 10 nor more than five hundred dollars, or by imprisonment in the county. 11 12 jail not to exceed six months, or by both such fine and imprisonment.

Approved April 14, 1947.

CHAPTER 63

BOARD OF MINE EXAMINERS S. F. 345

AN ACT to amend section eighty-two point one (82.1), code 1946, relating to coal mines and mining by setting compensation of board of examiners.

Be It Enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. Section eighty-two point one (82.1), Code 1946, is 2 amended by adding the following:
- 3 Each member of the board of examiners shall, in addition to

- necessary traveling and hotel expenses, receive ten dollars per day
- for each day actually engaged in the discharge of his duties, including
- compensation for the time spent in traveling to and from the place
- of conducting the examination and for a reasonable number of days for the preparation of examination questions and the reading of
- papers, in addition to the time actually spent in conducting examinations. No Examiner shall receive more than \$400.00 per diem com-10
- 11 pensation in any one year.

Approved April 10, 1947.

CHAPTER 64

WORKMEN'S COMPENSATION SUBROGATION S. F. 279

AN ACT to amend section eighty-five point twenty-two (85.22), code, 1946, by adding at the end thereof a separate subsection prescribing the force and effect for subrogation purposes under the workmen's compensation law of payments made unto an injured employee, his guardian, parent, next friend, or legal representative, by any third party, his or its principal or agent liable for, connected with, or involved in causing the injury to such employee.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. That section eighty-five point twenty-two (85.22), Code, 1946, be and the same is hereby amended by adding to the end 2
- thereof as subsection 5 the following:
- 4 "5. For subrogation purposes hereunder, any payment made unto
- 5
- an injured employee, his guardian, parent, next friend, or legal representative, by or on behalf of any third party, his or its principal or agent liable for, connected with, or involved in causing an injury to 6
- 8 such employee shall be considered as having been so paid as damages
- resulting from and because said injury was caused under circumstances creating a legal liability against said third party, whether 9
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- such payment be made under a covenant not to sue, compromise settle-11
- 12 ment, denial of liability or otherwise.".
 - That section eighty-five point twenty-two (85.22), Code, 1 1946, subsection four (4), be amended by striking from line two there-
- of the word "employee" and inserting in lieu thereof the words "employer or insurance carrier.".

Approved April 23, 1947.

CHAPTER 65

WORKMEN'S COMPENSATION BENEFITS H. F. 106

- AN ACT to amend chapter eighty-five (85), code 1946, relating to workmen's compensation; to increase the maximum weekly benefit amount; to increase allowances for certain professional, hospital and nursing services; and to authorize waivers by certain disabled persons under certain conditions.
- Be It Enacted by the General Assembly of the State of Iowa:
 - SECTION 1. Section eighty-five point twenty-seven (85.27), Code
- 1946, is hereby amended by changing the period (.) to a comma (,)